Liber F F To The Right Honn<sup>ble</sup> the Gouerno<sup>r</sup> And Councell
The humble pet<sup>n</sup> of Dem: Cartwright Sheweth

That whereas Luke Bromall was by Order of the County Court the 20th day of June last past, Ordered to Remaine dwell & abide wth yor petr as his Guardian together wth his Brother Richard Bromall, Now soe it is that the said Court p an uertue of an Order bearing date the 24th Augo last past, hath Ordered the Orphants that they shall be under the Guardianship of John Stanesby Chirurgeon and the orphants being thereunto unwilling and having a desire that both there Estates and proons may be under the Guardianship Charge managem<sup>t</sup> & tuition of yor petr especially the eldest by name Luke being of Capable age of Eleccon in that Case having unto yor petr addressed himselfe and made request that he would Vouchsafe the Guardianship and Charge aforesaid, hee therefore doth humble pray that this honn ble Court will please to take the premisses into theire serious Consideracons and giue such further Judgmt and determinacon uppon the sd orphants desire and request as may be sutable to law in that Case, And yor petr shall euer pray &c

[p. 163] Demetrius Cartwright plt The foregoeing petn wth the Coppyes of John Stanesby defendant the Orders of the County Court entred in fo: 159 being read It is Ordered That the Orphant Luke Bromall doth remaine und the Guardianship of Demetrius Cartwright and the Estate remaine where it is according to those two foresaid Orders of the said County Court of Caluert

John Stanesby preferrs his Bill of Charge being for 300<sup>th</sup> tobacco, which was Ordered to be paid out the said Orphants Estate

The Court adjournes till tomorrow morning 9 of the Clocke
All mett as yesterday being the 4<sup>th</sup> day of January

To the Hon<sup>ble</sup> the Gouerno<sup>r</sup> & Councell of the Prouince of Maryland The humble pet<sup>n</sup> of Isaack Bedlow The Attorney of Dauid Anderson Humbly sheweth

That whereas Henry Hudson obteyned a Judgm<sup>t</sup> in the Prouin<sup>all</sup> Court held att S<sup>t</sup> Marys on the 13<sup>th</sup> day of October 1665 ags<sup>t</sup> yo<sup>r</sup> pet<sup>r</sup> for a uessell & 1780<sup>th</sup> tob: for Cost of suite, in which proceedings in the record processe and rendring of the said Judgm<sup>t</sup> there is manifest and apparant error whereby yo<sup>r</sup> pet<sup>r</sup> is greatly injured, Yo<sup>r</sup> pet<sup>r</sup> therefore prayeth your Honno<sup>rs</sup> to grant him liberty to Assigne Errors in this next Assembly and that yo<sup>r</sup> Honno<sup>r</sup> would please to appoint a certayne time for the hearing correcting and determining the said Errors in this next Assembly and that a supersedeas may be granted to stay all Execucons suits and proceedings ag<sup>t</sup> yo<sup>r</sup> pet<sup>r</sup> for or Concerning the said Judgm<sup>t</sup> till the said Errors be heard and determined, And that a scire facias may issue forth to cause the de-